


THE
Carboro' Southerner.
Charles & Williamson,
Publishers and Proprietors.



W. P. WILLIAMSON, - Editor.
JAS. C. CHARLES, - Associate.
TARBORO', N. C.

Friday, : : March 19, 1875

CONVENTION BILL PASSED!
Just as we were going to press a special telegram late yesterday evening brought us the gratifying information that the Convention bill had passed. Glory for the SOUTHERNER! We were the first to spring the question and naturally feel jubilant over the result—one which was at one time shrouded in so much doubt. Now for a white man's government in Edgecombe.

Laus Deo!
Ovid sung of Ulysses who was mighty in speech and of Ajax who was mighty in arms. Grant is mighty in speech and is therefore our Ulysses, Butler was mighty in arms and is therefore our Ajax. Let John Young Brown be an Ovid to sing their praises!

The bill finally adjusting the public debt of North Carolina, which recently passed the Senate, has now passed the House by the very decided vote of 83 to 25. A portion of the debt has been scaled fifty cents in the dollar, and a portion still more, with interest also lowered. The Raleigh News says of it:

"The bill passed by a vote of 83 to 25, a most decided voice against the doctrine of repudiation. A majority embracing republicans as well as democrats may be taken as a fair index of the sentiment of their constituents, and North Carolina has given another signal evidence that honesty which has been her great characteristic. She has given out of her poverty all that she could spare, and if she has fallen short of the expectations of her creditors, she has at least the satisfaction of knowing that she did all her condition permitted her to do. She can bear the complaints of the dissatisfied with great philosophy."

We sincerely trust this will prove a satisfactory adjustment to her creditors. But if it does not, we for one are in for repudiation. The state has put her best foot foremost and nothing more should be expected.

Ex-Gov. Vance is lecturing in Virginia with great brilliancy and success. The Virginians have taken to him with a warmth something like furor. The Petersburg Index and Appeal, in speaking of his proposed appearance before an audience of that city, says "he will be greeted by an audience that will do credit to the city, and in a representative sense, convey to him the high appreciation in which he is personally held by a people who feel that his chivalry and genius are a part of their record."

Public opinion and the Press seem unanimous in their rejoicings at the adjournment of the late Congress. Would it not be well for our Legislature to do likewise? Hanging fir over the Convention question is not very profitable to the people. If the democrats are not going to call the Convention, let them go home to their constituents and to obscurity.

The Wilmington Journal fears that Andrew Johnson's course in the Senate will disappoint the published expectations of the democratic public. We hope such fears are groundless; but it would be surprising to us if he does not maneuver for the candidacy for President at the hands of a third party. At any rate it is evident that he is anti-Grant and let us hope for the best.

Judge Christianity has realized the high expectations, based upon a knowledge of his character, that he would go far to restore the Senate to its former elevation. Pure, learned and able, he makes the name of Republican again respected.

New Hampshire has settled down to the conviction that she has a Republican Governor, a Republican House of Representatives, a Democratic Council, two Democratic and one Republican Congressmen, and as she has cut loose from the "third term idea," it does not look like such a big victory after all.

The Convention bill that passed the Senate on Monday was shorn of many things that would have proved advantageous to our people, but however restricted it is, it will give us a Convention that will work lasting good to the whole State. The House is expected daily to concur in the action of the Senate.

Governor Vance and the Convention Question.
The following communication, taken from the Petersburg Index and Appeal, is attributed, and we presume correctly, to the accomplished pen of Capt. SAMUEL T. WILLIAMS, formerly editor of the Raleigh News. It places Governor Vance's position upon the Convention question in its proper light before the public.

ROCKY MOUNT, N. C., March 8, '75.
To the Editor of the Index and Appeal:

In regard to your editorial of Saturday as to Governor Vance's position on calling a Convention in North Carolina to alter the Constitution of the State, permit me to say that you misconceive the motive that influenced Governor Vance in favoring Convention. If the explanation given by you be the correct one, the absurdity of Governor Vance's position should cause his friends to take into consideration if it were not time for a commission de lunaticis inquirendo to issue in his case. It is too serious a matter to suppose that his telegram was intended as one of the "practical jokes of the greatest wag of the South."

The true solution is, Gov. Vance thinks the passage of the Civil Rights Bill by the Republicans in Congress, will have the effect in North Carolina of driving away from its ranks the masses of the white men who have heretofore affiliated with the party, who will unite with us, and make the contest in their State so clearly in favor of the Democrats that there can be no doubt a very large majority of the delegates elect to the Convention will belong to the Democratic party.

Another thing—many who have heretofore opposed Convention in North Carolina will now strongly advocate it, because apprehension of interference by Congress has passed away with the death of the Radical Congress. Even that body, before it adjourned adopted the Poland resolution that President Grant had no right to interfere with the State government in Arkansas, put in operation by the new Constitution. That Democratic Congress will allow Grant to interfere in North Carolina when a Republican Congress refused to allow him to do the same thing under similar circumstances in Arkansas, would be too violent a presumption to consider.

Gov. Vance could not dream that the Convention, if called, would take any action to modify or in any way affect the Civil Rights bill, and he will doubtless be surprised to see such a construction placed upon his telegram to the Wilmington Journal.

The writer has, until the adjournment of the 43rd Congress, constantly urged the postponement of the Convention; but now that the fangs of the serpent have been extracted, he will unite with the friends of the measure in assisting to reform the defects and absurdities of the organic law of the State. He will do so with the fullest confidence that no conflict with the Federal Government can be under any anticipated, and with the firm belief that the Legislature will so guard the bill that there can be no interference with the homestead law, with the mechanics and laborers lien law, with the rights of the colored race as now secured by the amendments to the Federal Constitution, or with the terms of office of all persons who hold under the present Constitution. These restrictions will doubtless be incorporated in the bill in express language.

Arkansas has gone earnestly and peacefully to work since the report of the Poland Committee so effectually spiked Grant's artillery. Now let all the Southern States alone, and none will prove more loyal, and none more rapid in adding to the prosperity of the whole country.

The Richmond Enquirer is impressed with the belief that "there is plenty of life in Radicalism yet, and we will have no easy task in killing it off." Your eyes are exceptionally good, and your head is cool, neighbor ours.

Pineback won't get his seat in the Senate. It is hard to say which is the most tiresome and nauseating—the Beecher-Tilton nuisance or the Pineback case. It would be a pleasing relief to open a newspaper without the names of one or the other.

Gen. Gordon was very kindly treated by the citizens of New Hampshire. The cordial greeting of those who fought against him was as conspicuous as it was pleasing.

We regret that the juvenile editor of the Oxford Torch-Light so far forgets himself as to make low flings at the venerable editor of the Milton Chronicle. Respect for gray hairs is one of the strongest evidences of gentility.

Sheridan, the hero of the "banditti" campaign, has returned to Washington and has the grace to admit that Louisiana is quiet and law abiding. Louisiana would long ago have deserved this admission if she had been left to work out her own destiny.

Connecticut votes on the first Monday in April, and the result in New Hampshire will greatly interest the contest there. Should Connecticut go republican it will mean something.

The election in Wilmington was altogether one-sided. The battle will have to be fought out now in the courts, as the present officers of the city government will hold over until they are ousted by legal process.

Mr. Cicero W. Harriss writes for the Wilmington Star, Mrs. Cicero W. Harriss writes for Our Living and Our Dead—both are interesting publications.

The Land Scrip bill, in favor of the University of North Carolina, passed the House on its final reading, by a vote of 51 to 50. It will probably the Senate to-day or pass to-morrow. The University will receive \$7,500 per annum by the provisions of this bill, and will be enabled thereby to get a new lease of life so fondly hoped for. We congratulate the elated friends of the University upon their victory, and in common, with every alumnus and well wisher of this time honored and distinguished institution, may its career be in the future as it has been in the past, onward and upward. —Raleigh News.

Boyd of Alamance has introduced a resolution condemnatory of U. S. Senator Merrimon and instructing him to resign. Mr. Boyd is a radical. Strange that Mr. Merrimon has fallen out with his friends.

A resolution has been passed by the House to pay T. J. Wilson and Louis Hillard for their services as Judges.

NEW ADVERTISEMENTS.

TEAS! TEAS!

CHOICE GREEN AND BLACK TEAS
Just received and for sale by
R. B. ALSOP.

BUTTER! BUTTER!

500 LBS. N. Y. STATE BUTTER IN
Stubs and for sale by
R. B. ALSOP.

LOST!

IN Tarboro, about the 15th inst., a Heavy Plain Gold Ring. The finder will confer a favor by leaving it at the Southern office, or returning to the undersigned.
W. E. THIGPEN.

LARGE SALE

BRICKS.

ON SATURDAY THE 10TH OF APRIL
will be sold at
PUBLIC AUCTION
at the Court House door in Tarboro, the
Two Kilns of Bricks
made for the Edgecombe Female Seminary
at Mrs. Walston's Brick Yard.

Terms Cash.

GEORGE HOWARD, Com.
WM. M. PIPPER, Adm.
M. WEDDELL, Sec.
March 19th, 1875.

Pool Brothers

FASHIONABLE BAR,
Billiard Rooms,
OYSTER SALOON,
Barber Shop

AND

Cigar Store,

ROCKY MOUNT, N. C.

WE HAVE ENGAGED THE WELL
known caterer, JOSH MOTLEY, to
take charge of our RESTAURANT, and we
will guarantee for him that our old customers
can always get a GOOD, SQUARE MEAL
at the shortest notice.
m19-4f

NOTICE.

U. S. INTERNAL REVENUE

SPECIAL TAXES,

May 1, 1875 to April 30, 1876.

The Revised Statutes of the United States,
Sections 3222, 3237, 3238, and 3239, require
every person engaged in any business, occupation,
or employment which renders him liable to
pay a SPECIAL TAX, TO PROCURE
AND PLACE CONSPICUOUSLY IN
HIS ESTABLISHMENT OR PLACE
OF BUSINESS, a certain stamp or
the payment of said SPECIAL TAX for the
Special Tax Year beginning May 1, 1875, before
commencing or continuing business after
April 30, 1875.

THE TAXES ENGRAINED WITHIN THE
PROVISIONS OF THE LAW ABOVE
QUOTED ARE THE FOLLOWING:

Rectifiers,.....\$300 00
Distillers, retail liquor,.....25 00
Dealers, wholesale liquor,.....100 00
Dealers in malt liquors, wholesale,.....50 00
Dealers in malt liquors, retail,.....20 00
Dealers in leaf tobacco,.....25 00
Retail dealers in leaf tobacco,.....50 00
And on sales of over \$1,000, fifty
cents for every dollar in excess of
\$1,000.

Dealers in manufactured tobacco,.....5 00
Manufacturers of stills,.....20 00
And for each year manufactured,.....50 00
And for each year manufactured,.....20 00
Manufacturers of cigars,.....10 00
Manufacturers of tobacco, (more
than two boxes or other articles).....50 00
Peddlers of tobacco, second class (two
boxes or other articles),.....25 00
Peddlers of tobacco, third class (one
box or other article),.....15 00
Peddlers of tobacco, fourth class (one
foot or public convenience),.....10 00
Brewers of less than 500 barrels,.....50 00
Brewers of 500 barrels or more,.....100 00
Any person, so liable, who shall fail to
comply with the foregoing requirements will
be subject to severe penalties.

Persons or firms liable to pay any of the
Special Taxes named above must apply to
TAOMAS POWERS, Collector of Internal
Revenue at New Bruns, N. C., and pay for
and procure the Special Tax Stamp or Stamps
they need, prior to May 1, 1875, and WITH-
OUT FURTHER NOTICE.

J. W. DOUGLASS,
Commissioner of Internal Revenue,
Office of Internal Revenue,
Washington, D. C., Feb. 1, 1875.

March 19, 1875.

15 to \$200 Per Day at home. Terms free.
Address P. O. Box 200, N. C., Portland
Maine.

NEW ADVERTISEMENTS.

A FINE OPPORTUNITY TO

BUY A

First-Class Bar

AND

Billiard Saloon,

BOTH DOING A GOOD BUSINESS.

I desire to sell a stock of fine Liquors, choice
brands Cigars, and two Billiard Tables in
excellent condition.
I will also sell the building on Main Street
now occupied by myself and McNaught Bros.
Satisfactory reasons given for wishing to
sell. Apply to
R. H. ROWE,
Tarboro, Mar. 19, 1875.

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INSURANCE & BANKING

COMPANY,

Of Tarboro, N. C.

Capital \$200,000 00

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JOSEPH BLOUNT CHESHIRE, JR., Sec-
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Capt. T. H. Dallen,
Capt. John S. Dancy,
Matthew Weddell,
Elias Carr,
Joseph B. Coffield,
Wm. M. Phippen,
O. C. Farrar,
John L. Bridges, Jr.,
John Norfleet,
Fred. Phillips.

Hon. George Howard,
Hon. Kemp P. Battle,
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